

“Presentment”).
 OBLIGATION and AFFIDAVIT OF TRUTH (hereinafter “Notice” or
 Respondent to properly respond to COMMON LAW NOTICE CLAIM OF LIEN
 Eastern District of New York Federal Court (“RESPONDENT”); failure of
 Ann Marie Donnelly, individually and in the capacity of Title III Judge of the
 NOTICE TO THE ABOVE RESPONDENT IN THE MATTER OF:

COMES NOW THE CLAIMANT, natural person and free inhabitant on the land, in
 peace and with the intention of obtaining lawful remedy as is provided by law.
 significantly aided by oral argument.”

presented in the briefs and record, and the decisional process would not be
 argument absent a finding that “(3) the facts and legal arguments are adequately
 2017 from Claimant to Respondent, regarding the failure to hold required oral
 personally on Ann Marie Donnelly by delivery to her courtroom on February 13,
 “Presentment”), dated, signed and notarized on February 13, 2017 and served
 AFFIDAVIT OF TRUTH - Tracking AICS200170213H (hereinafter “Notice” or
 RE: COMMON LAW NOTICE CLAIM OF LIEN OBLIGATION and

SERVICE: Personal Service

FROM: Eric Hawkes Richmond (CLAIMANT) 2107 Regent Place Brooklyn, NY 11226	TO: Ann Marie Donnelly, individually and in the capacity of Title III Judge of the Eastern District of New York Federal Court (RESPONDENT) 225 Cadman Plaza East Courtroom 4GN Brooklyn, NY 11201
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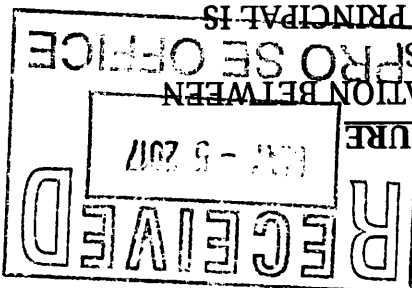
seventeen.

DATED: This 5th day of the 5th month of the year two-thousand and

NOTICE TO AGENT IS NOTICE TO PRINCIPAL -- NOTICE TO PRINCIPAL IS
 NOTICE TO AGENT. APPLICABLE TO ALL SUCCESSORS AND ASSIGNS

THIS NOTICE AND ENCLOSURES ARE A PRIVATE COMMUNICATION BETWEEN
 THE PARTIES AND CONSTITUTE DUE PROCESS
 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE

ORIGINAL



NOTICE: Capitalized and defined terms not otherwise defined in this Notice of Default and Opportunity to Cure shall have the meanings ascribed to such terms in the Notice.

*He who is silent is considered as assenting, when his interest is at stake.
An un rebutted affidavit stands as truth in commerce.
He who is silent is supposed to consent. The silence of a party implies his consent.
An un rebutted affidavit is acted upon as the judgment in commerce.*

I. STATEMENT OF FACTS

1. On February 13, 2017, Eric Hawkes Richmond made presentation of a COMMON LAW NOTICE CLAIM OF LIEN OBLIGATION and AFFIDAVIT OF TRUTH (11 pages) regarding the failure of Respondent to hold oral argument absent a finding that "(3) the facts and legal arguments are adequately presented in the briefs and record, and the decisional process would not be significantly aided by oral argument." delivered personally to the court of Judge Ann Marie Donnelly, at 225 Cadman Plaza East, Courtroom 4GN, Brooklyn, NY 11201, a copy of which is enclosed herein.
 2. As of May 4, 2017, RESPONDENT has not refuted nor rebutted the PRESENTMENT, and it is deemed "Accepted".
 3. RESPONDENT has failed to respond and is thereby in Default.
 4. RESPONDENT's failure to respond to the PRESENTMENT is deemed an admission of the allegations contained in the PRESENTMENT.
 5. RESPONDENT's failure to respond has, by common law, created a contract between claimant and Respondent in the amount of \$25,000,000.
 6. RESPONDENT is at Fault.
 7. RESPONDENT is liable in his individual capacity and commercial capacity for trespass(es) against the rights of Claimant expressed and declared in the sworn affidavit of Eric Hawkes Richmond:
- "11. The decision in the case was filed without oral argument, without a determination that the appeal was frivolous, without a finding that the dispositive issue or issues have been authoritatively decided and

- without a finding that the facts and legal arguments are adequately presented in the briefs and record, and the decisional process would not be significantly aided by oral argument.
12. A decision absent oral argument without a finding of any of the required findings of times in Federal Rule of Bankruptcy Procedure 8019 (b) is a violation of Federal Law regarding a required procedure.
 13. The failure to provide a required procedure is a violation of due process.
 14. The failure to provide due process is a violation of Ann Marie Donnelly's Attorney's Oath of Office.
 15. The failure to provide due process is a violation of Ann Marie Donnelly's Judge's Oath.
 16. For the violation of due process Affiant is damaged in the amount of \$25,000,000.
 17. Ann Marie Donnelly has 30 days from the date of service of this document on his agent(s) to either compensate Eric Hawkes Richmond in full (\$25,000,000), vacate the order of the Eastern District of New York Case Number 15-cv-04980-AMD dated February 22, 2016 or provide sworn affidavit and evidence which rebuts the above statements of fact item by item with documentary evidence."
 8. RESPONDENT is in breach of fiduciary duties by failing to honor RESPONDENT's accepted attorney's oath, oath of office and failing to uphold Claimant's rights.
 9. RESPONDENT had no right to fail to provide the required oral argument.
 10. RESPONDENT willingly breaching his fiduciary duties by failing to honor RESPONDENT's accepted attorney's oath and oath of office and failing to uphold Claimant's rights can only lead Claimant to believe that

If you fail to respond, a sworn statement of your lack thereof may be executed . If you fail to respond, said certification, along with the COMMON LAW NOTICE CLAIM OF LIEN OBLIGATION and AFFIDAVIT OF TRUTH and this NOTICE OF

III. FAILURE TO ACT AS REQUIRED

NOTICE: Any and all responses from RESPONDENT shall be either personally served or sent to Claimant by traceable mail only, certified or registered mail. If an extension of time is needed to properly answer, please request it in writing and serve the request on the Claimant personally or send the request by traceable mail to the mailing location provided above. Any request to meet and/or discuss the issue personally shall not be deemed an extension of time to answer absent the aforementioned timely request for extension in writing.

Eric Hawkes Richmond, Claimant
2107 Regent Place
Brooklyn, NY 11226

styled EXACTLY as written below:

You, Respondent, have thirty (30) days from the delivery date of this **NOTICE OF DEFAULT AND OPPORTUNITY TO CURE** to respond to the COMMON LAW NOTICE CLAIM OF LIEN OBLIGATION and AFFIDAVIT OF TRUTH on a point-by-point basis, via sworn responsive affidavit, under RESPONDENT's full personal and commercial liability, signed under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. As expressed in the Notice, mere declarations are an insufficient response. All responses are required to be mailed to claimant at the mailing location provided in this Notice

II. OPPORTUNITY TO CURE

RESPONDENT may be an imposter and has no authority to act as public servant of the people of the United States of America and may be acting under color of law and color of authority, and may be liable for treason, fraud and other crimes at common law.

FAULT AND OPPORTUNITY TO CURE, shall be the FINAL EXPRESSION IN A RECORD as a complete and exclusive statement of the terms of the agreement between us.

Public notice of our private agreement may be made a matter of public record at any time and at the discretion of the Claimant.

IV. ENCLOSURES

The following enclosures are incorporated herein by reference. Please read them carefully:

1. COMMON LAW NOTICE CLAIM OF LIEN OBLIGATION and AFFIDAVIT OF TRUTH - Tracking AICS200170213H

I, Eric Richmond, certify on my own personal and commercial liability that I have read the above and do know that it is true, correct, and complete, and not misleading, the truth, the whole truth, and nothing but the truth. Executed within the United States, at Brooklyn, New York, this 5th day of the 5th month of 2017. Witness my hand.

Date: May 5, 2017



New York)
) ss.:)
Kings County)
Eric Richmond
2107 Regent Place
Brooklyn, NY 11226

On the 5th day of May in the year 2017, before me, the undersigned, personally appeared Eric Richmond, proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.



KAMAL P. SONI
Notary Public, State of New York
No. 01SO6089949
Qualified in Kings County
Commission Expires March 31, 2019

Receipt of this AFFIDAVIT OF TRUTH & FACT requires a response as stipulated above. Acquiescence will be your answer to all below statements if you fail or refuse to provide a written response in the form of a rebuttal sworn Affidavit under penalty of perjury. Mere denial of the facts below is not enough to rebut the points and facts outlined below. Documentary evidence and sworn testimony are required to rebut each and every point denied.

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

IMPORTANT NOTICE

Notice is hereby given that failure or refusal to contest this AFFIDAVIT OF TRUTH & FACT within thirty (30) days on a point-for-point basis shall be construed as constructive silence and concealment of incriminating evidence and shall create the legal presumption that the un-addressed below listed points are settled facts. A failure to contest the facts below with a sworn affidavit of truth addressing each and every point in AFFIDAVIT OF TRUTH & FACT means you agree with the un-addressed facts and points as set forth and with the obligations described.

AFFIDAVIT OF TRUTH & FACT

STATE OF NEW YORK
COUNTY OF KINGS ss.:

Respondent/Lienor: Ann Marie Donnelly

Attiant/Demandant/Lienor: Eric Hawkes Richmond
A Sovereign, American citizen
on the land at common law.

STATE of New York
COUNTY of Kings

COMMON LAW NOTICE
CLAIM OF LIEN OBLIGATION & AFFIDAVIT OF TRUTH AND FACT
Tracking Number : AICS20170213H – This is a security

FILED
IN CLERKS OFFICE
US DISTRICT COURT E.D.N.Y.
★ FEB 14 2017 ★
BROOKLYN OFFICE

inter-relations, there would be no basis for anything. No basis for law and order, *your bond*. If truth were not sovereign in commerce, i.e., all human action and business. Truth is sovereign – and the Sovereign tells only the truth. *Your word is security and your capacity to win and triumph – to get your remedy – in this* maxims one could have, your foundation for your peace-of-mind and your

3. IN COMMERCE, TRUTH IS SOVEREIGN This one is one of the most comforting

converted into a monopoly and the private gain of the few.

escape it. Commerce, by the law of nations, ought to be common, and not to be commercial law, Natural and Moral Law are binding on everyone, and no one can presume to be able to supersede or abrogate Natural or Moral Law. But, under and form systems, organizations, governments, laws and processes which This is the major insanity in the world today. Man continues to live, act, believe, everyone. For someone to say, or act as though, he is "above the law" is insane.

the law". This is founded on both Natural and Moral law and is binding on

2. ALL ARE EQUAL UNDER THE LAW. "Equality before the law". "No one is above freemen not to have the free disposal of their own property."

1. A WORKMAN IS WORTHY OF HIS HIRE. Legal maxim: "It is against equity for

MAXIMS OF COMMERCIAL LAW

an inquiry left unanswered would be intentionally misleading..."

only be equated with fraud where there is a legal or moral duty to speak or where

Also, review U.S. vs. Pruden, 424 F.2d 1021 (1970) which states: "Silence can contested in a timely manner is considered undisputed facts as a matter of law."

Review Morris vs. NCR, 44 SW2d 433 which states: "An Affidavit if not to an act."

Acquiescence means "A person's tacit or passive acceptance; implied consent Notice to agent is notice to principal and notice to principal is notice to agent cannot exercise the power to expunge commercial processes.

Contracts, Commercial Liens and Commercial Distresses, hence, governments All corporate government is based upon Commercial Affidavits, Commercial

7. IN COMMERCE FOR ANY MATTER TO BE RESOLVED, IT MUST BE EXPRESSED.

judgment of the law is applied.

6. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGMENT IN COMMERCE. There is nothing left to resolve. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or duel, of commercial affidavits wherein the points remaining unrebutted in the end stand as truth and matters to which the

"He who does not deny, admits."

5. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. Claims made in your affidavit, if not rebutted, emerge as the truth of the matter. Legal Maxim:

because you lied. If it were the truth. People depend on your affidavit and then they have lost

come back at you with justifiable recourse because you lied. You have told a lie as in your affidavit is, in fact, not true, then those who are adversely affected can change by your affidavit, which are going to affect people's lives. If what you say be a situation where other people might be adversely affected by it. Things

you get the power of an affidavit. You also incur the liability, because this has to true bill, as they say in the Grand Jury. When you issue an affidavit in commerce has to take responsibility for saying that it is a real situation. It can be called a

meant to mislead. "An affidavit is a two edged sword; it cuts both ways. Someone putting their neck on the line and stating, "this is true, correct, complete and not whatsoever. There can be no valid commercial transaction without someone

and must underlay and form the foundation for any commercial transaction solemn expression of your truth. In commerce, an affidavit must be accompanied

4. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. An affidavit is your

against the mind". Oriental proverb: "Of all that is good, sublimity is supreme."

matters". That's worse than the law of the jungle. Commerce. "To lie is to go anything. It would mean "anything goes", "each man for himself", and "nothing no basis no accountability, there would be no standards, no capacity to resolve

concerning a dispute involving a claim of more than \$20. Or, you can use three (B) You convene a Sheriff's common law jury, based on the Seventh Amendment, non-resolution.

(A) By someone rebutting your affidavit, with another affidavit of his own, point by point, until the matter is resolved as to whose is correct, in case of lien or claim can be satisfied in any one of three ways:

AFFIDAVIT POINT BY POINT, RESOLUTION BY JURY, OR PAYMENT. In commerce a 10. A LIEN OR CLAIM CAN BE SATISFIED ONLY THROUGH REBUTTABLE BY the benefit".

credibility and right. Legal Maxim: "He who bears the burden ought also to derive legitimacy of his actions has no basis to assert claims or charges and forfeits all exposing himself to the potential of loss for the truth of his statements and regards the matter at hand. One cannot realize the potential gain without also gained. A person must put himself on the line, assume a position, take a stand, as 9. SACRIFICE IS THE MEASURE OF CREDIBILITY. Nothing ventured nothing repel a wrong when he can, occasions it".

repel a wrong when he can, occasions it". marching ten paces and turning to kill or injure. Legal Maxim: "He who does not court and have them all opened up and resolved, instead of going out and and reasonably instead of by violence. So people can take their disputes into battlefield for such disputes, conflicts of affidavits of truth are resolved peaceably Governments allegedly exist to be substitutes for the duelling field and the Governments allegedly exists to resolve disputes, conflicts and truth. that an affidavit which is unrebutted point for point stands as "truth in commerce" because it hasn't been rebutted and has left the battlefield.

8. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. This means "He who fails to assert his rights has none.

state what the issue is, to have someone to talk about and resolve. Legal Maxim: No one is a mind reader. You have to put your position out there, you have to

Each justice or judge of the United States shall take the following oath or affirmation before performing the duties of his office: "I, _____, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as _____ under the Constitution and laws of the United States. So help me God."

28 U.S. Code § 453 - Oaths of justices and judges

7. Ann Marie Donnelly is bound by Judge's Oath as follows:
6. Ann Marie Donnelly is an Article III Judge in the Eastern District of New York.
- I do solemnly swear (or affirm) that I will support the constitution of the United States, and the constitution of the State of New York, and that I will faithfully discharge the duties of the office of [attorney and counselor-at-law], according to the best of my ability.
5. Ann Marie Donnelly is bound by Attorney's Oath as found in § 1 of Article XIII of the New York State Constitution, as follows:
4. Ann Marie Donnelly is an attorney licensed in New York State.
3. I swear the facts below to be true under penalty of perjury.
2. I am a man, free born and of lawful age.
1. I have full knowledge of all facts and statements set forth below.

Eric Hawkes Richmond being duly sworn deposes and says:

Legal Maxim: "If the plaintiff does not prove his case, the defendant is absolved".

(D) The only other way to satisfy a lien is to pay it.

(C) Agreement.

disinterested parties to make judgment.

11. The decision in the case was filed without oral argument, without a determination that the appeal was frivolous, without a finding that the dispositive issue or issues have been authoritatively decided and without a finding that the facts and legal arguments are adequately presented in the briefs and record, and the decisional process would not be significantly aided by oral argument.

12. A decision absent oral argument without a finding of any of the required findings of times in Federal Rule of Bankruptcy Procedure 8019 (b) is a violation of Federal Law regarding a required procedure.

13. The failures to provide a required procedure is a violation of due process.

(a) Party's Statement. Any party may file, or a district court or BAP may require, a statement explaining why oral argument should, or need not, be permitted.

(b) Resumption of Oral Argument and Exceptions. Oral argument must be allowed in every case unless the district judge—or all the BAP judges assigned to hear the appeal—examine the briefs and record and determine that oral argument is unnecessary because

(1) the appeal is frivolous;

(2) the dispositive issue or issues have been authoritatively decided; or

(3) the facts and legal arguments are adequately presented in the briefs and record, and the decisional process would not be significantly aided by oral argument.

Rule 8019. Oral Argument

follows:

10. Federal Rule of Bankruptcy Procedure 8019 regarding oral argument is as of the parties and the court.

9. The docket is attached as Exhibit A showing the dates and times of the filings

Number 15-cv-04980-AMD in the Eastern District of New York.

8. Ann Marie Donnelly was on February 22, 2016, and has been since that date at all times until the date of this Affidavit of Truth, the Article III Judge in case

14. The failure to provide due process is a violation of Ann Marie Donnelly's Attorney's Oath of Office.

15. The failure to provide due process is a violation of Ann Marie Donnelly's Judge's Oath.

16. For the violation of due process Affiant is damaged in the amount of \$25,000,000.

17. Ann Marie Donnelly has 30 days from the date of service of this document on his agent(s) to either compensate Eric Hawkes Richmond in full (\$25,000,000), vacate the order of the Eastern District of New York Case Number 15-cv-04980-AMD dated February 22, 2016 or provide sworn affidavit and evidence which rebuts the above statements of fact item by item with documentary evidence.

Eric Hawkes Richmond, the Affiant, does hereby confirm and affirm that all facts stated herein are true, correct, complete to the best of my knowledge, not misleading, admissible as evidence, and are signed under the penalty of perjury.

BY:

Eric Hawkes Richmond
2107 Regent Place
Brooklyn, NY 11226
gowaunusx@gmail.com
(646) 256-9613

Sworn to before me
this 13 day of February, 2017

KAMAL P. SONI
Notary Public, State of New York
No. 01SO6089949
Qualified in Kings County
Commission Expires March 31, 2019



Date: Feb 13, 2017

APPEAL

**U.S. District Court
Eastern District of New York (Brooklyn)
CIVIL DOCKET FOR CASE #: 1:15-cv-04980-AMD**

Richmond v. Select Portfolio Servicing, Inc.
Assigned to: Judge Ann M Donnelly
Case in other court: U.S. Bankruptcy Court, Eastern District of
NY, 14-41678
Cause: 28:1334 Bankruptcy Appeal
Date Filed: 08/25/2015
Date Terminated: 03/03/2016
Jury Demand: None
Nature of Suit: 422 Bankruptcy Appeal
(801)
Jurisdiction: Federal Question

Appellant

Eric H. Richmond

represented by **Eric H. Richmond**

227 4th Avenue
Brooklyn, NY 11215
2nd Address:
2107 Regent Place
Brooklyn, NY 11226
646-256-9613
PRO SE

V.

Appellee

P.B. #7, LLC

TERMINATED: 09/04/2015

represented by **Glenn P. Warmuth**

Sum & Warmuth, P.C.
2 Eighth Street
Farmlingville, NY 11738
631-732-2000
Fax: 631-732-2662
Email: glenn.warmuth@sdm-warmuth.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Appellee

Select Portfolio Servicing Inc.

, as servicing agent for U.S. Bank National
Association

represented by **David Vincent Milgardi**

Eckert Seamans Cherin Mellot, LLC
10 Bank Street
Suite 700
White Plains, NY 10606
914-949-2909
Fax: 914-949-5424
Email: dmilgardi@eckertseamans.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

ATTORNEY TO BE NOTICED

Jordan S. Katz

Hirsch & Katz
585 Stewart Avenue, Ste L-70

EXHIBIT A

Date Filed	#	Docket Text
08/25/2015	1	Notice of APPEAL FROM BANKRUPTCY COURT. Bankruptcy Court case number 14-41678, filed by Eric H. Richmond. (Attachments: # 1 Civil Cover Sheet #332-1, # 2 #332-2 Docket Sheet, # 3 #332-3 Stamped Envelope, # 4 #332-4 Notice Rec, # 5 #329 Transmittal, # 6 #329-1 Docket Sheet) (Davis, Kimberly) (Entered: 08/26/2015)
08/26/2015		Notice that appeal from the Bankruptcy Court has been docketed. Parties shall file with the Bankruptcy Clerk their designations of items to be included in the record and statement of issues to be presented pursuant to Federal Rule of Bankruptcy Procedure 8009. (Davis, Kimberly) (Entered: 08/26/2015)
08/31/2015	2	Letter by P.B. #7, LLC (Warmuth, Glenn) (Entered: 08/31/2015)
09/01/2015	3	Letter dated 9/1/15 from the Pro Se Office to Eric Richmond, pro se, requesting clarification of his letter dated 8/25/15. (Chee, Alvin) (Entered: 09/01/2015)
09/04/2015	4	ORDER re: amending caption; and briefing schedule. (Ordered by Judge Brian M. Cogan on 9/3/2015) c/m (Guzzi, Roseann) (Entered: 09/04/2015)
09/08/2015	8	Letter dated 9/8/15 from Eric Richmond re: responding to the request for clarification of the Appellee, US Bank National Association. (Guzzi, Roseann) (Entered: 09/10/2015)
09/09/2015	5	Notice of Bankruptcy Record Received. Notice to all parties, in accordance with Federal Rule of Bankruptcy Procedure 8010(b)(3), that the record has been received or is available electronically. Parties shall now follow briefing schedule as set forth in Federal Rule of Bankruptcy Procedure 8018. Specifically, appellant must serve and file a brief within 30 days of this notice, the appellee must serve and file a reply within 14 days after service of the appellants brief, and the appellant may serve and file a reply within 7 days before scheduled argument. (Attachments: # 1 #350 Amended Notice of Appeal/Cover Sheet, # 2 Exhibit #350-1) (Bowens, Priscilla) (Entered: 09/09/2015)
09/09/2015		ORDER VACATING 5 Notice of Bankruptcy Record with briefing scheduling. The briefing schedule as set forth in the Order at docket 4 remains in effect. Ordered by Judge Brian M. Cogan on 9/9/2015. c/m (Weisberg, Peggy) (Entered: 09/09/2015)
09/09/2015	6	NOTICE: Amended Transmittal of Notice of Appeal Bankruptcy Court. (Attachments: # 1 copy of Bankruptcy Court docket 1-14-41678-cec) (Guzzi, Roseann) (Entered: 09/09/2015)
09/09/2015	7	NOTICE: Amended Notice of Appeal to District Court - amended to replace Appellees in the Amended Civil Cover Sheet and the Party #1 in the Amended Notice of Appeal Filed by Debtor Eric H. Richmond (related document(s)323 Notice of Appeal) (Attachments: # 1 District Court Time Stamp Envelope) (mem) (Entered: 09/08/2015)
09/28/2015	10	Appellant's OPENING BRIEF by Eric H. Richmond. (Guzzi, Roseann) (Entered: 09/29/2015)

Garden City, NY 11530
516-227-2552
Fax: 516-227-3331
Email: jkatz@hirschkaiz.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

09/29/2015	9	Mail Returned as Undeliverable. Mail sent to Eric Richmond (copy of docket sheet mailed to Eric Richmond 8/26/15) Returned as attempted not known. (Guzzi, Roseann) (Entered: 09/29/2015)	
09/29/2015		ORDER REASSIGNING CASE. Case reassigned to Judge Allyne R. Ross for all further proceedings. Judge Brian M. Cogan no longer assigned to case Please download and review the Individual Practices of the assigned Judges, located on our website. Attorneys are responsible for providing courtesy copies to Judges where their Individual Practices require such.. Ordered by Chief Judge Carol Bagley Amon on 9/29/2015. (Davis, Kimberly) (Entered: 09/29/2015)	
09/29/2015	11	NOTICE of Appearance by David Vincent Mignardi on behalf of Select Portfolio Servicing Inc. (aty to be noticed) (Mignardi, David) (Entered: 09/29/2015)	
10/01/2015	12	Mail Returned as Undeliverable. Mail sent to Eric H. Richmond (copy of Order Vacating 9/9/15) returned. (Guzzi, Roseann) (Entered: 10/01/2015)	
10/09/2015	13	Notice of Bankruptcy Record Received - Transmittal of Additional Record on Appeal to District Court. Notice to all parties, in accordance with Federal Rule of Bankruptcy Procedure 8010(b)(3), that the record has been received or is available electronically. Parties shall now follow briefing schedule as set forth in Federal Rule of Bankruptcy Procedure 8018. Specifically, appellant must serve and file a brief within 30 days of this notice, the appellee must serve and file a brief within 30 days after service of the appellants brief, and the appellant may serve and file a reply brief within 14 days after service of the appellees brief, but a reply brief must be filed at least 7 days before scheduled argument (Attachments: # 1 Additional Records) (Brown, Marc) (Entered: 10/09/2015)	
10/09/2015	14	Appellee's BRIEF by Select Portfolio Servicing Inc.. (Mignardi, David) (Entered: 10/09/2015)	
10/09/2015	15	CERTIFICATE OF SERVICE by Select Portfolio Servicing Inc. re 14 Appellee's Brief (Mignardi, David) (Entered: 10/09/2015)	
10/23/2015	16	Appellant's REPLY BRIEF in further support of Appeal by Eric H. Richmond. (Guzzi, Roseann) (Entered: 10/27/2015)	
11/05/2015	17	CERTIFICATE of Counsel with Compliance by David Vincent Mignardi on behalf of Select Portfolio Servicing Inc. (Mignardi, David) (Entered: 11/05/2015)	
11/08/2015		Case Reassigned to Judge Ann M Donnelly. Judge Allyne R. Ross no longer assigned to the case. Please download and review the Individual Practices of the assigned Judges, located on our website. Attorneys are responsible for providing courtesy copies to Judges where their Individual Practices require such. (Mahoney, Brenna) (Entered: 11/08/2015)	
02/22/2016	18	MEMORANDUM AND ORDER: Judge Craig's July 1, 2015 and August 7, 2015 orders are AFFIRMED, and Mr. Richmond's 4980 and 5201 appeals are DENIED. Ordered by Judge Ann M. Donnelly on 2/22/2016. (Greene, Donna) (Entered: 02/22/2016)	
03/03/2016	19	JUDGMENT: Ordered and Adjudged that Judge Carla Craig's July 1st, 2015 and August 7th, 2015 Orders are affirmed; and that Plaintiff's appeals in 15-CV-4980 and 15-CV-5201 are denied. Signed Douglas C. Palmer, Clerk of Court by Janet Hamilton, Deputy Clerk on 3/3/2016. (Rodriguez, Lori) (Entered: 03/03/2016)	
03/08/2016	20	Mail Returned as Undeliverable. Memorandum and Order sent to Eric H. Richmond. Returned with Postal Notation "Return to Sender, Not Deliverable as Addressed, Unable	

		to Forward". (Rodriguez, Lori) (Entered: 03/08/2016)
03/14/2016	<u>21</u>	Mail Returned as Undeliverable. Judgement dated 3/3/16 mailed to Eric H. Richmond returned "Return to Sender - Attempted Not Known - Unable to Forward." (Greene, Donna) (Entered: 03/14/2016)
03/21/2016	<u>22</u>	MOTION for Reconsideration re (10 in 1:15-cv-05201-AMD, 18 in 1:15-cv-04980-AMD) Memorandum & Opinion by Eric H. Richmond. (Attachments: # <u>1</u> 2/22/2016 Memorandum and Order, # <u>2</u> Affirmation) (Lee, Tiffeny) (Entered: 03/22/2016)
03/23/2016	<u>23</u>	Letter to Judge Donnelly Re: Debtor's Motion for Reconsideration by Select Portfolio Servicing Inc. (Mignardi, David) (Entered: 03/23/2016)
03/24/2016	<u>24</u>	Letter dated March 24, 2016 from Eric Richmond to Judge Donnelly, regarding prior motions to Judge Brian Cogan. (Piper, Francine) (Entered: 03/28/2016)
03/28/2016	<u>25</u>	MOTION for Extension of Time to File Notice of Appeal by Eric H. Richmond. (Piper, Francine) (Entered: 03/30/2016)
03/29/2016		ORDER. The Court has reviewed the appellant's letter dated March 24, 2016 <u>24</u> . As the plaintiff is pro se, and the Court's February 22, 2016 Memorandum and Order was returned to the Court after it was mailed to the appellant at the first address on the docket and had to be resent to him, the Court considers the appellant's motion for reconsideration to be timely and will consider it on its merits. The Court does not require any more letters or briefing from the parties on the appellant's motion for reconsideration. Ordered by Judge Ann M Donnelly on 3/29/2016. (Zainulbhai, Yasmin) (Entered: 03/29/2016)
04/22/2016	<u>26</u>	Letter Response to debtors motion to extend by Select Portfolio Servicing Inc. (Mignardi, David) (Entered: 04/22/2016)
06/08/2016	<u>27</u>	MEMORANDUM AND ORDER: The defendant's motion for reconsideration is denied, and his motion for an extension of time to appeal this decision is denied as moot. Ordered by Judge Ann M. Donnelly on 6/8/2016. (Greene, Donna) (Entered: 06/08/2016)
06/22/2016	<u>28</u>	NOTICE OF APPEAL as to <u>19</u> Clerk's Judgment, <u>18</u> Memorandum & Opinion by Eric H. Richmond. No fee paid. Service done electronically. Please Note: This Notice of Appeal is timely pursuant to <u>17</u> Memo and Order filed 6/8/16. (McGee, Mary Ann) (Main Document 28 replaced on 6/24/2016) (McGee, Mary Ann). (Entered: 06/24/2016)
06/22/2016	<u>29</u>	Subsequent/Amended NOTICE OF APPEAL as to <u>27</u> Order on Motion for Reconsideration filed 6/8/16 Order on Motion for Extension of Time to File by Eric H. Richmond. Service done electronically. No fee for Amended Notice of Appeal. (McGee, Mary Ann) (Entered: 06/24/2016)
06/24/2016		Electronic Index to Record on Appeal sent to US Court of Appeals. <u>28</u> Notice of Appeal Documents are available via Pacer. For docket entries without a hyperlink or for documents under seal, contact the court and we'll arrange for the document(s) to be made available to you. (McGee, Mary Ann) (Entered: 06/24/2016)
06/24/2016		First Supplemental Electronic Index to Record on Appeal sent to US Court of Appeals. <u>29</u> Subsequent Notice of Appeal, Documents are available via Pacer. For docket entries without a hyperlink or for documents under seal, contact the court and we'll arrange for the document(s) to be made available to you. (McGee, Mary Ann) (Entered: 06/24/2016)